

4. *Moore v. City of New York, et al.*, 11CV07771(RWS): settled in 2014 for \$10,001 to the plaintiff and the action was dismissed with prejudice and without admission of fault or liability;
5. *Strong & Quaye v. City of New York, et al.*, 10CV01602(FB)(RER): settled in 2011 with for \$30,000 to plaintiff Strong and for \$15,000 to plaintiff Quaye and the action was dismissed with prejudice and without admission of fault or liability;
6. *Farley & Farley v. City of New York, et al.*, 12CV02901(ARR)(VMS): settled in 2013 for an undisclosed amount, with stipulation of settlement filed ending litigation;
7. *Marrow, Strong, Harrison, Williams, Strong & Hume v. City of New York, et al.*, 11CV03054(MKB)(RER): settled in 2012 with for \$10,000 to each plaintiff and the action was dismissed without admission of fault or liability;
8. *Humphries & Humphries v. City of New York, et al.*, 10CV03011(CBA)(RML): settled in 2011 for \$15,000 to one plaintiff and \$20,000 the other plaintiff and the action was dismissed with prejudice and without admission of fault or liability;
9. *Bumbrey, Legrand & Jackson v. City of New York, et. al.*, 10CV05188(ENV)(RML): settled in 2013 for an undisclosed amount, with stipulation of settlement filed ending litigation and without admission of fault or liability;
10. *Butta & Gonsalves v. City of New York, et al.*, 11CV02843(BMC): settled in 2011 for \$10,000 to each plaintiff and the action was dismissed with prejudice and without admission of fault or liability;
11. *Clay, Robinson & Dixon v. City of New York, et al.*, 14CV01633(CBA)(CLP): settled in 2015 for an undisclosed amount, with stipulation of settlement filed ending litigation with prejudice and without admission of fault or liability;
12. *Patterson, Franks, Franks, Dantels, Lawrence & Nelson v. City of New York, et al.*, 10CV00231(RER): settled in 2012 after a consolidation of actions 10-CV-4755-RJD and 11-CV-5066-RRM-LB for \$25,000 to plaintiff Derek Franks and \$80,000 to plaintiff Lawrence and the action was dismissed without admission of fault or liability¹; in 2011 in was stipulated the action as to the other plaintiffs was dismissed without prejudice and without costs;
13. *Smidh v. City of New York, et al.*, 11-CV-03327(JBW)(RML): settled in 2012 for \$25,000 to the plaintiff and the action was dismissed with prejudice and without admission of fault or liability;
14. *Brace & Melendez v. City of New York et al.*, 12CV06466(PAC): settled in 2014 for \$5,001 to each plaintiff and the action was dismissed;

Additionally, Sgt. Kinsella indicated that about ten years ago, he received a command discipline for failing to properly document a "Stop and Frisk"; he recalls the punishment was a warning and admonishment from his commander.

The People reserve the right to move *in limine* to preclude reference to this information, or otherwise to object to its use or introduction into evidence during trial.

¹ A third plaintiff from the consolidated actions also settled with the defendant and the action was dismissed without admission of fault or liability.